## 

1	PHILIP H. BROWN, ESQ.		
2	Nevada Bar No. 6240 BROWN LAW OFFICES 200 Hoover Ave., Suite #130		
3			
4	Las Vegas, NV 89101 Telephone (702) 405-0505		
5	Facsimile (866) 215-8145 Phil@thelasvegasdefender.com		
6	Attorney for Defendant Todd Johnson		
7			
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	*	* *	
11	UNITED STATES OF AMERICA		
	Plaintiff,		
12	VS.	) )	
13	REGGIE PRATT, et. al.,	) CASE NO.: 2:16-CR-00052	
14		) )	
15	Defendant.	TODD JOHNSON'S <u>UNOPPOSED</u> MOTION TO CONDUCT	
16		A PRE-PLEA PRESENTENCING INVESTIGATION REPORT AND	
17		PROPOSED ORDER	
18		)	
19	Comes now, appointed counsel Phil Brown Esq., and hereby moves this Court request a		
20	Pre-Plea Pre-Sentence Investigation Report be prepared by the Probation department.		
21			
22	The calculation of Defendant Todd Johnson's criminal history will drastically impact		
23	his sentencing exposure, negotiations, and client's decision as to how he should proceed. A pre-		
24			
25	///		
26			
27			
28			

## Case 2:16-cr-00052-GMN-CWH Document 90 Filed 08/23/16 Page 2 of 4

plea presentence report will promote judicial economy and aid in the manner in which this case is ultimately resolved.

2) Undersigned counsel therefore respectfully requests an order that the Department of

- 2) Undersigned counsel therefore respectfully requests an order that the Department of Probation conduct a pre-plea presentence investigation report as soon as possible.
- 3) Undersigned counsel has spoken to the prosecutor, Assistant United States Attorney Phillip Smith regarding this request and he has no opposition.

DATED this 23rd day of August, 2016.

/s/ Philip H. Brown

Philip H. Brown, Esq. 200 Hoover Ave, Suite #130 Las Vegas, Nevada 89101 Attorney For The Defendant Todd Johnson

1	PHILIP H. BROWN, ESQ. Nevada Bar No. 6240		
2	BROWN LAW OFFICES		
3	200 Hoover Ave., Suite 130		
	Las Vegas, NV 89101 Telephone (702) 405-0505		
4	Facsimile (866) 215-8145		
5	Phil@thelasvegasdefender.com		
6	Attorney for Defendant – Todd Johnson		
7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
8	* * *		
9			
10	UNITED STATES OF AMERICA		
11	Plaintiff,	CASE NO.: 2:16-CR-00052	
12	VS.	)	
13	TODD JOHNSON,	ORDER ORDER	
		)	
14	Defendant.	)	
15			
16		,	
17	<b>IT IS HEREBY ORDERED</b> that Defendant Todd Johnson's Unopposed Motion for a Pre-Plea Presentence Investigation Report (ECF No. 89) is <b>GRANTED</b> .		
18	a Fie-Fiea Fiesemence investigation Report (E	CF NO. 69) 18 <b>GRANTED</b> .	
19	IT IS FURTHER ORDERED that the U	Inited States Probation Office shall prepare	
	and provide to the Court by October 24, 2016, a Pre-Plea Presentence Investigation Report		
20	with the guideline calculation requested for De	fendant's <b>criminal history only</b> .	
21			
22		<b>DATED</b> this <u>23</u> day of August, 2016.	
23		$\mathcal{M}$	
24		Jew Com	
25		Gloria M. Navarro, Chief Judge United States District Court	
26		ongs a cimico Diomet Count	
27			
28			

## CERTIFICATE OF SERVICE 1 2 The undersigned hereby certifies that she is an employee of Brown Law Offices, 3 4 Chartered, and is a person of such age and discretion as to be competent to serve papers. 5 That on August 23, 2016, he served an electronic copy of the above and foregoing 6 UNOPPOSED MOTION TO CONDUCT A PRE-PLEA PRESENTENCING 7 INVESTIGATION REPORT by electronic service (ECF) to the person named below: 8 9 10 DANIEL BOGDON United States Attorney 11 PHILLIP SMITH, ESQ. 12 **Assistant United States Attorney** 13 PAOLA ARMENI, ESQ. 14 Attorney for Dywon Johnson 15 OSWALDO FUMO, ESQ. 16 Attorney for Torrence Douglas 17 JENNIFER WALDO, ESQ. Attorney for Antoine Evans 18 19 KAREN CONNOLLY, ESQ. Attorney for Reggie Pratt 20 21 DAVID BROWN, ESQ Attorney for Antonio Randolph 22 RANDALL ROSKE, ESQ. 23 Attorney for Dominique Grace 24 JOHN G. GEORGE, ESQ. 25 Attorney for Ronald Smith 26 27 /s/ Mary D. Brown 28 Employee of Brown Law Offices, Chartered